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**LAWSON & WEITZEN, LLP**

OCT. 20 2006

Attorneys at Law  
88 Black Falcon Avenue, Suite 345  
Boston, MA 02111  
Telephone (617) 439-4990  
Telecopier (617) 439-3987

**FACSIMILE TRANSMITTAL SHEET**

**DATE:** October 20, 2006

**TO:** Office of Petitions  
United States Patent and Trademark Office

**FAX#:** 571-273-8300

**FROM:** Sonia K. Guterman

**RE:** U.S. Patent Application No. 10/083,245

Entitled: CERTAIN ALKYLENE DIAMINE-SUBSTITUTED PYRAZOLO...

Applicants: Darrow et al.

Filed: February 25, 2002

Docket No: 37737-003

TOTAL NUMBER OF PAGES INCLUDING COVER PAGE: 2

COMMENTS OR INSTRUCTIONS:

To whom it may concern,

Please see attached Petition regarding the above application.

Sincerely,

*Sonia Guterman*

Sonia K. Guterman, Reg. No. 44729

Attorney for Applicants

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10/083,245  
Petition for reconsideration

Faxsimile No.: (571) 273-8300  
Date of Facsimile: October 20, 2006

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

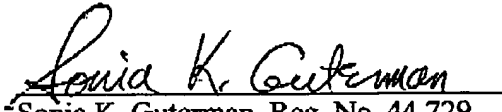
OCT 20 2006

Applicants:	Darrow et al.	Docket No.:	37737-003
Serial Number:	10/083,245	Examiners:	Truong, T. (old); Moore, S.
Filing Date:	February 25, 2002	Art Unit:	1624
Title:	Certain alkylene diamine-substituted pyrazolo[1,5-a]-1,5-pyrimidines and pyrazolo[1,5-a]-1,3,5-triazines		

Request for reconsideration of petition under 37 C.F.R. §1.181(a)  
to withdraw holding of abandonment

1. Reconsideration is respectfully requested of a Decision mailed from the U.S. Patent and Trademark Office on October 12, 2006 regarding a petition under 37 C.F.R. §1.181(a), to withdraw a holding of abandonment in the above case, in view of error on the part of the Office, as shown below based on the written record.
2. Applicants responded on December 9, 2005 to an Office Action dated October 12, 2005, as acknowledged in the Decision. Because the Response received by the Office was within two months of mailing of the Office Action, Applicants by right expected either an Advisory Action as required under MPEP §706.07(f) and §714.13, or a Notice of Allowance in view of telephonic conferences with the prior examiner. While the Decision is correct that an oral communication of allowability is not evidentiary, the obligation of the Office to respond to a timely filed Response remains. The error is inaction by the Office in not mailing a paper according to MPEP §714.13 III.
3. While it is correct that an amendment after final rejection does not operate to avoid abandonment, the fact that Applicants responded timely to the Office Action is of record and entitles Applicants to receive an Advisory Action or a Notice of Allowability. Applicants respectfully request that the holding of abandonment be withdrawn, and a non-final Office action be mailed to Applicants' representative. Applicants believe that no fee is due with this petition, and authorize any fee that may be due to be charged to Deposit Account Number 503344, Ref. No. 37737-003.

Respectfully submitted,

  
 Sonia K. Guterman, Reg. No. 44,729  
 Attorney for Applicants  
 Lawson & Weitzen, LLP  
 88 Black Falcon Ave., Suite 345  
 Boston, Massachusetts 02210  
 Tel: (617) 439-4990  
 Fax: (617) 439-3987  
 Customer Number 48425

Dated: October 20, 2006